## Case 1:05-cy-00787-SLR Document 28 SFiled 06/30/2006 Page 1 of 6

#### IN AND FOR NEW CASTLE COUNTY

STENIO DESOUZA, and	)
RAQUEL DESOUZÁ,	)
•	)
Plaintiffs,	)
	) C.A. No.: 05-787 (SLR)
v.	)
	)
PETTINARO CONSTRUCTION, CO., INC.	)
PETTINARO ASSOCIATES, INC.,	) JURY TRIAL DEMANDED
PETTINARO ENTERPRISES, PETTINARO	)
ENTERPRISES. LLC, PETTINARO	
RELOCATION, LLC, QUEENSBURY	
VILLAGE, INC., ARCHITECTURE PLUS, P.A.	
LANDMARK ENGINEERING, INC.	)
MID-ATLANTIC REALTY, J.N. CAPPENTRY,	
INC., a/k/a/p/d/f/d/b/a, JN CARPENTRY, INC.,	
NJ CARPENTRY, and/or JN CARPENTER, INC.	
E.F. CARPENTER, INC., U.S. BUILDERS ASSOC.,	
LLC, U.S. CONSTRUCTION, INC. a/k/a/pf/d/b/a	)
U.S. CONSTRUCTION, and/or U.S.	
CONSTRUCTION, LLC, U.S. CONSTRUCTION,	
JOSE H. RODRIGUES, a/p/f/k/a JOSE RODRIGUES	
JOSES G. RODRIGUES, and/or JOSE RODRIGUEZ,	)
and/or JOSE M. RODRIGUEZ, and/or GOSE	
ROGRIGUES, and/or JOSE HENRIQUES	)
PEREIRA RODRIGUES, JOSE G. RODRIGUES,	
JOSE HENRIQUE PEREIRA RODRIGUES,	)
JOSE RODRIGUEZ, JOSE M. RODRIGUEZ,	
GOSE RODRIGUES, NINO RODRIGUES,	
a/p/f/k/a ANTONIO G. RODRIGUES, and/or	)
ANTONIO O. RODRIGUES, and/or ANTONIO	)
RODRIGUES, ANTONIO G. RODRIGUES,	)
ANTONIO O. RODRIGUES, AND ANTONIO	)
RODRIGUES,	)
	)
Defendants.	)
AFFIDAVIT OF GARY W. ABER AND AMI	ENDMENT TO COMPLAINT
STATE OF DELAWARE )	
) SS. COUNTY OF NEW CASTLE )	

- I, Gary W. Aber, being duly sworn according to law, does hereby depose and state as follows:
  - 1. He is an attorney for the plaintiffs in the above-captioned matter.

### Case 1:05-cv-00787-SLR Document 28 Filed 06/30/2006 Page 2 of 6 2. The defendant, Nino Rodrigues, is a non-resident of the State of Delaware.

- 3. A summons and complaint directed to Nino Rodrigues, was served upon the Secretary of State, pursuant to 10 <u>Del.C.</u> §3104 on May 25, 2006.
- 4. By letter dated June 6, 2006 sent by Registered Mail, Return Receipt Requested, a copy of the summons and complaint was sent to Nino Rodrigues., which letter and enclosures constitute notice and service to defendant of the intention of this action as required by 10 <u>Del.C.</u> §3104. A copy of the letter dated June 6, 2006, is attached hereto as Exhibit No. 1.
- 5. The notice described in ¶4, containing the notice required by 10 <u>Del.C.</u> §3104, was returned to the affiant's office on or about June 26, 2006.
- 6. The notice required by 10 <u>Del.C.</u> §3104(d) was contained in the envelope at the time it was mailed.
- 7. The receipt for the mailing of the notice required by 10 <u>Del.C.</u> §3104 is attached hereto as Exhibit No. 2.

GARY W. ABER

SWORN TO AND SUBSCRIBED before me, a Notary Public, of the State and County aforesaid, this 30 day of June, 2006.

EXPIRES
APRIL 25, 2008

ARY PUBLICATION
OF DELAYMINIMATION
OF DELAYMIN

NOTARY PUBLIC

# EXHIBIT 1

### ABER, GOLDLUST, BAKER & OVER

(AN ASSOCIATION OF LAW PRACTICES)
702 KING STREET, SUITE 600
P.O. BOX 1675
WILMINGTON, DELAWARE 19899-1675

GARY W. ABER, P.C.
PERRY F. GOLDLUST, P.A.\*
DARRELL J. BAKER, P.A.
SUSAN C. OVER, P.C.
SHAUNA T. HAGAN
SAAGAR B. SHAH

(302) 472-4900 TELECOPIER (302) 472-4920

June 6, 2006

\*ALSO ADMITTED IN NEW YORK

\*\*ALSO ADMITTED IN PENNSYLVANIA

#### **REGISTERED MAIL**

Mr. Nino Rodrigues 108 Grant Street Riverside, NJ 08075

RE:

DeSouza v. Pettinaro, et.al.

Dear Mr. Rodrigues:

Please find enclosed with this letter a copy of a complaint in the above-captioned matter, in which you are named as a defendant. Also enclosed is a copy of the summons showing that service of the complaint was made upon the Secretary of State of the State of Delaware on May 25, 2006, and filed with the Court on June 4, 2006.

The service of the original of such process and the complaint, made upon the Secretary of State, pursuant to the provisions of 10 <u>Del.C.</u> §3104 is as effectual for all intents and purposes as if it had been made upon you personally within this State.

You should refer this matter to your appropriate legal representative.

Yours very truly,

Gary W. Aber

GWA/mac Enclosure

## EXHIBIT 2

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